# NEWSOFALEXANDRIA

Alderman N. P. T. Burke Succumbs to Apoplexy.

CITY COUNCIL PAYS TRIBUTE

President Snowden Officially Announces Death of Member-Judge improvement," Dr. Evans said. Charles E. Nicol to Enter List of

WASHINGTON HERALD BUREAU.

Alexandria, Va., Feb. 12.—After holding a brief session, at which but little business was transacted, the city council adjourned this evening out of respect to the memory of Alderman N. P. T. Burke, whose death occurred about 1 o'clock this afternoon. In both boards appropriate resolutions were adopted. It was decided that the members will attend the funeral in a body. In the common council, while Mr. Uhler occupied the chair, President Snowden made official announcement of brief speech of eulogy.

Before the memorials were taken up to him. the council received a communication from Mount Vernon Chapter, Daughters Having read the letters, Mr. Delmas Thaw's actions, Dr. Evans declared, is known as adolescent insanity. It is charely the continued of the American Revolution, inviting the read the hypothetical question of Monmembers to attend the services to be day, amended to include the objection acteristic of the development period of opinion as to this man's mental state at held February 22 In Christ Episcopal made by Mr. Jerome on that day, but Mr. life-from ten to forty years. The person the time of your visits?" Church, under the auspices of the chap- Jerome had had time to look over the thus afflicted is known as having a ter, in connection with the celebration of question more carefully and this time he psychopathic taint, a predisposition to the anniversary of Gen. Washington's was prepared with a series of objections. mental unsoundness, the result of birth was received and the invitation This was the first.

birth was received and the invitation was accepted. This was the first.

"There is nothing in the case," said Mr. Acting upon a resolution passed by the school board asking for \$100 with which to provide a suitable exhibit representing the Alexandria schools at the Jamestown Exposition, common council appropriated the amount by a unanimous vote. A resolution appropriated the amount by a unanimous vote. A resolution appropriated they are also proportionated they are 24-foot broken stone roadway, with aur feeler of the paid her honorable court.

"It also object," said Mr. Jerome, reading from a slip of paper, "to the state they feeler also object," said Mr. Jerome, reading from a slip of paper, "to the state factor of points," and not that he paid her honorable court. "I also object," said Mr. Jerome, reading from a slip of paper, "to the state factor of points," and not that he paid her honorable court. "I also object," said Mr. Jerome, reading from a slip of paper, "to the state factor of points," and not that he paid her honorable court. "That operation should not be so character for the defendant paid honors able court (referring to the hypothetical question to say that there was an acquaintanceship because of every and not that he paid her honorable court. "I also object," said Mr. Jerome, reading from a slip of paper, "to the state factor of points," and not that he paid her honorable court. "I also object," said Mr. Jerome, reading from a slip of paper, "to the state factor of points," and not that he paid her honorable court. "The object of points," and the feature of entering the world?" and others are characterized by the exagger and equition, and the gaperal deportment. He still had the glearing eyes, was highly and general deportment. He still had the glearing eyes, was highly and general deportment. He was an acquaintanceship because a visual factor of the complaints's solicitors, Madox & Galez, Dial, or General Attitude, his maniacal, where the patient junction of entering the room, manner of enteri

of the petitioner's agreement to erect a factory on the ground, to employ not less than fifty workmen, within twelve months of the date of the execution of the deed. It was stated that an ordinance covering the transaction would follow. The report was adopted by the board of addermen, that action being concurred in by the common council.

September 29.

Mind Leaves Moorings.

"Many of the previous tests were repeated. We asked various questions, and the prisoner gave his own answers to them, and made a diagram with to be guided by disease and stress. His mind has left its moorings and yielded to disease conditions.

"Many of the previous tests were repeated. We asked various questions, and the prisoner gave his own answers to them, and made a diagram with matches—"

"Morray, examiner. Complainant's solicitors, Campbeated by disease and stress. His mind has left its moorings and yielded to disease conditions.

"Mr. Jerome objected to the diagram, but was overruled by Justice Fitzgerald, and the witness was told to proceed.

"Mr. Thaw took matches and tooth-picks and placed them so as to show post-specific to many of the previous tests were repeated. We asked various questions, and the prisoner gave his own answers to them, and made a diagram with matches—"

"Meride vs. McBride: "Many of the previous tests were repeated. We asked various questions, and to be guided by disease and stress. His mind has left its moorings and yielded to disease conditions.

"On my first visit I also noticed that was overruled by Justice Fitzgerald, and the witness was told to proceed.

"Mr. Thaw took matches and tooth-picks and placed them so as to show post-specified."

"Mr. Thaw took matches and tooth-picks and placed them so as to show post-specified."

"Mr. Thaw took matches and tooth-picks and placed them so as to show post-specified."

"Mr. Thaw took matches and tooth-picks and placed them so as to show post-specified."

"Mr. Thaw took matches and tooth-picked to the diagram."

"Mr. Thaw took matches and tooth-picked to the dia

## Death of N. P. T. Burke,

Moore, of Fairfax, will not be a candi- attorney." date. It is reported that as soon as Judge Nicol enters actively into the campaign, he will tender his resignation as judge of the Circuit Court, but he was not in town to-day, and the rumor was not verified. Capt. S. R. Donohoe, of Fairfax, who has been mentioned as a probable candidate, states that he will not enter candidate, states that he will not enter the evidence.

Mr. Jerome.

"I have nothing to do with Dr. Wagner's testimony," interrupted Dr. Evans.

"I am not addressing my remarks to you, sir." snapped Mr. Jerome.

"I have nothing to do with Dr. Wagner's testimony," interrupted Dr. Evans.

"I am not addressing my remarks to you, sir." snapped Mr. Jerome.

Later in the session Dr. Evans explained he meant August 19.

"On this visit," said Dr. Evans, "I obwho has been mentioned as a probable candidate, states that he will not enter the race. It is also understood that Judge White, of Fauquier, whose name has fretion, will not be a candidate.

# Special Church Services.

Special services in observance of Ash local churches to-morrow. At Christ them. "There are six of you." Episcopal Church and St. Paul's Episcopal Church services will be held at 11 a. replied Mr. Delmas. m., and at Grace Episcopal Church at 7:30 and 10:30 a. m. and 7:30 p. m. At St. Mary's Catholic Church services will be held at 3:30 p. m., including the way of the cross, followed by the benediction of the Holy Sagramant. Sagramant Sag the Holy Sacrament. Services at Immanuel Lutheran Church to-morrow will Delm be held at 7:30 p. m.

A committee from the George Wash-A committee from the George Washington Birthday Association, consisting of A D. Brockett E. E. Downham I. H. discourtesy of the learned district attor-A. D. Brockett, E. E. Downham, J. H. Trimyer, and H. Kirk, jr., went to Washington to-day to invite speakers to attend the banquet to be held here February 22 at the celebration of the anniversary of Gen. Washington's birth. It is understood that final raplice from the stand; stood that final replies from those invited have not yet been received. when he assumes to charge me with an attempt to deceive. I think upon reflechave not yet been received.

A letter was received by Judge Barley to-day from Judge Crump, chairman of the State corporation commission, saying that that body had decided to sit in the Alexandria County Courthouse next Friday, when it will hear complaints against the Washington, Arlington and Falls Church Railway Company. The commission had first intended to hold its session in this city.

tion he will see the grave injustice of his remarks."

Mr. Delmas said he did not intend to disclaim anything that was in the question. Then it would be necessary for him, Mr. Jerome said, to make an extended address to the court to explain just what he meant. It would be embarrassing, and he thought the jury ought not to be present. Mr. Delmas wanted to know if Mr. Jerome knew the character of the operation.

ter of the operation.

"Yes, sir," said Mr. Jerome, promptly and decisively. ceath occurred in Washington Sunday, St. Mary's Cemetery.

The annual meeting of the Washington, somewhere?" Alexandria and Mount Vernon Railway Mr. Jerome replied that he had learned Company was held at Mount Vernon to-day, when the old officers and directors mother, who was present. were re-elected

## EXPERT DECLARES THAW WAS INSANE

CONTINUED FROM FIRST PAGE.

his mental condition?" "That his mental condition was still imthe condition I found at my first three eight times. visits.

five visits stationary or gradual?" "It is my opinion that it was of gradual G. Wagner, who testified yesterday.

"He was suffering from a positive disor- serve in the mental condition of Mr. Candidates for Late Representative
Rixey's Sent in Congress.

He was suffering from a positive disorder or derangement of the mind, as the
result of hereditary predisposition, which
predisposition I determined by what I
saw, not by what I heard. There were
additional existing causes, in the way of
stress, strain, and ordeals of mind which
suffering from a positive disorterm of the mental condition of Mr.
Thaw?"

"On the first visit, on August I, he exhibited a peculiar facial expression, glaring of the eye, restlessness of the eye,
stress, strain, and ordeals of mind which

Snowden made official announcement of the feath. Before the adoption of the resolution, Councilman Strauss made a him about thirty minutes more. Many him about thirty minutes more. Many terms of the feath of the f things in the letters had to be explained

## Jerome Prepared,

Burrell offered a resolution, which was That operation should not be so characterized to the committee on public properties of the committee on public properties. That operation should not be so characterized. It is perfectly well known to committee on public properties of the committee of the

made conditional upon the performance of the petitioner's agreement to erect a having been performed," said he. "I will

The death of Mr. N. P. T. Burke, who into the minds of these expert witnesses mal excitement-a diseased condition of was stricken with apoplexy Sunday night that this operation was of a criminal the brain."

last, occurred this afternoon about 1 character as it is generally understood. "In the disease you describe how do o'clock at his residence, 620 Duke street. Now this operation was performed by the conditions differ from the conditions on that day?"

"What was his condition on that day?"

"What was his condition on that day?"

"He was calm, less suspicious, and more was stricken with apoplexy Sunday night that this operation was of a criminal the brain."

made vacant by the death of Representa-tive Rixey is now taking form, although it has not yet been announced when the exception to these remarks, and desire special election will be heid. It was the exception to be noted—and in order learned to-day that Judge Charles E. to emphasize my exception I will ask date was not fixed. Nicol, of the Circuit Court, will assuredly be in the field, and that Mr. R. Walton of misconduct on the part of the district the doctor's reply.

It is reported that as soon as Mr. Jerome repeated again that he was Mr. Jerome.

draw my objection."
"I will state upon my honor that I have not the remotest idea," said Mr. Delmas. "I said not you, but counsel for the de-Wednesday will be held in several of the fense," said Mr. Jerome, looking at all of

# Delmas Objects.

"I except to that most seriously," Mr. Delmas broke in. "I want to insinuate ney in making these remarks. I insinuate tion he will see the grave injustice of his

reath occurred in Washington Sunday, were brought here to-day and interred in St. Mary's Cemetery.

"Well, I do not wish you to answer as to the character of the operation," said Mr. Delmas. "May I ask whether he can know it without a violation of confidence of the washington."

It has been known for some time that District Attorney Jerome got a statement Lynchburg Girl a Bride,
Special to The Washington Herald.
Lynchburg, Va., Feb. 12.—Yesterday afternoon at 4 o'clock at the home of Mr. P. H. Cowhig, in this city, in the presence of many friends and relatives, his daughter, Miss Janie Ellen, was married to John C. Rogers, of Washington. Rev. Father McGurk, of Holy Cross Catholic Church, was the foliciating minister. The home was tastefully decorated for the occasion.

District Attorney Jerome got a statement from Mrs. Holman, Evelvn Nesbit Thaw's mother, some time ago. She has told a good deal about the relations that existed between her daughter and Thaw and her daughter and Mhite. It is doubtful however, that she will be a witness. Young Nesbit was around the court to disease.

Jumper Frock in Striped Silk.

This chie little frock for afternoon or denced in the bias strappings and folds of the silk on bodice and skirt. The girdle is a crushed affair built over a built over a built over a built of the same disease.

Fire at Fredericksburg.

Special to The Washington Herald.

Lynchburg Girl a Bride.

Lynchburg, Va., Feb. 12.—Yesterday attennoon at 4 o'clock at the home of daughter and Thaw and her daughter and Thaw and her daughter and Thaw and her daughter and this exist. It is doubtful however, that she will be a witness. Young Nesbit was around the court to disease.

Fire at Fredericksburg.

Special to The Washington. Rev. Eather McGurk, of Washington. Rev. Father McGurk, of

hypothetical question propounded to Dr. by all persons familiar with mental dis-Wagner by Mr. Delmas yesterday, in which most of Mr. Jerome's objections and all around him. He still exhibited the exaggerated ego and seemed disposed to exaggerated ego and seemed disposed to tell me what to do as examiner, rather First Witness Called.

The first witness called by Mr. Delmas than follow my directions.

"He still exhibited delusions of persecuyou made to Harry K. Thaw, what was of the State Insane Hospital at Morris fancied persecutions because they were of the State Insane Hospital at Morris fancied persecutions because they were Plains, N. J. Plains, N. J.

The witness first saw Thaw August 4, of mental disease there is a condition of

paired, though somewhat improved over 1906, in the Tombs, and in all visited him exaltation. Dr. Evans said he was alone on the

"Was the improvement during the last visits of August 4 and October 1. At other times he was accompanied by Dr. Charles "What during those visits did you ob-

had caused a brain storm, or a mental ex-plosion, or an outburst of abnormal mind as comes from a severe brain storm com-Corner of Prince and Royal Streets.

Alexandria, Va., Feb. 12.—After holding it, just such as I have seen hundreds of through an explosive or fulminating continuous control of the contro

teristic of several mental diseases. Adolescent Insanity.

One of the mental diseases indicated by heredity.

arty, directing that that committee ascertain some up-to-date method of heating the city hall.

The joint committee on finance and public property, reporting on a proposition to lease a certain piece of property owned by the city to the Ideal Hospital Bed Company, of Chicago, recommended that the petitioner be leased two half squares north of the Oid Dominion Glass Works, for the sum of \$25 per year, with north of the Oid Dominion Glass Works and two squares of ground west of the works, for the sum of \$25 per year, with the privilege of purchase within fifteen years for the sum of \$1,500. This was the privilege of purchase within fifteen ing to have the jury retire and argue the years for the sum of \$1,500. This was matter. Mr. Delmas did not want that. is gone

thing through this case has been to instill mind. He showed a condition of abnor-

District Attorney Jerome objected to this question on the ground that the "I have fixed it as nearly as I can," was

"Dr. Wagner said the 19th-" began

FASHION HINTS.

# DAILY COURT RECORD.

## DISTRICT COURTS.

Court of Appeals. nt: The Chief Justice, Mr. Justice McComas, Paul V. Keyser was admitted to practice.

hown to have been of unsound mind. CHIEF JUSTICE CLABAUGH. "I will now ask you, doctor," continued

CHIEF JUSTICE CLABAUGH.
Farmers and Mechanics' National Bank vs.
Small; leave to file supplemental bill granted. Complainant's solicitors, H. W. Schon and C. H. Cragin.
Thomas vs. Thomas; divorce a vin. mat. granted and custody of child awarded to complainant.
Complainant's solicitors, Birney & Woodard; defendant's solicitor, B. E. Hinton.
In re Caroline F. Corbett; rule returnable March 1, 1907.
In re change of name of Prederick A. Miller; In the change authorized petitioner's solicitor, F. W. Hackett. "His mental condition varied on the various visits—" Dr. Evans began.
"Answer yes or no as to whether you formed an opinion," requested Mr. Del-

per we went to the Tombs for the pur-

Assignments for to-day:
No. 185. Lewis vs. Severance. Attorneys, George
Lamar-Homer Guerry.
No. 171. Peacock vs. Peacock. Attorneys, A. W. No. 166. Harrison vs. Harrison. Attorneys, H. B. Moulton-Thomas D. Means, ir.

## Equity Court No. 2. JUSTICE GOULD.

February 15. Complainant's solicitors, Millan &

Gray,
McBride vs. McBride; reference to Margaret A.

counsel, every framing of questions, every words, not characteristic of the normal picks and placed them so as to show post-thing through this case has been to instill mind. He showed a condition of the normal picks and placed them so as to show post-thing through this case has been to instill mind. He showed a condition of the normal picks and placed them so as to show post-thing through this case has been to instill mind.

Mr. Burke had been practically unconsidered and been practically unconsidered to the first ward in the board of alterned by the was a serious ever since the beginning of the attack, and his death was expected.

For several years he represented the first ward in the board of alterned by the was for several years he represented the himself of the conditions of the first ward in the board of alterned attack and the was for several years connected with the board of alterned attack and the was of several years connected with the board of the forty-sevenils of this city, and was in the forty-sevenils subject to mother, the most presented in the first ward in the board of the forty-sevenils subject to mother, the was a son of Mr. John W. Burke, and this presentation of the search of the several years connected with the board of the several years connected with the board of the forty-sevenils subject to the forty-sevenils subject to the most serious decreases the presentation of the several years connected with the board of the forty-sevenils subject to the forty-sevenil subject to most present the forty-sevenils subject to most present the subject to most present the forty-sevenil subject to most present the forty-sevenils subject to most present the forty-sevenil subject to most present the forty-sevenils subject to most present the forty-sevenils subject to most present the forty-sevenils sub

heart was discussed. It lasted two hours, said Dr. Evans.

"Under the rulings of the court, can you say anything further regarding this visit?"

Logical Part of the day:

No. 187. Stuart vs. Washington Savings Bank. Assignments for to-day:

No. 187. Stuart vs. Washington Savings Bank. Astorneys, A. S. Worthington-Birney & Woodard.

No. 21. King vs. Berezs et al. Attorneys. W. P. Plumley-A. L. Sinclair and Brown & Bauman.

"Under the court's eliminations, there is Williamson, and Collins-Ridout, Lambert, Larner At this point court took a recess for luncheon.

Thaw's Thirty-sixth Birthday.

Williamson, and Combs Aread, Lamber, and Peter.

No. 25. Henry Martin Brick Company vs. Smoot. Attorneys, Tacker & Kenyon-W. E. Johnson.

No. 227. Pierce vs. Brightwood Railway Company. Attorneys, T. C. Taylor and A. S. Worthington-J.

This is Thaw's thirty-sixth birthday—
and when A. Russell Peabody, one of his
counsel, arrived at the Tombs the young
prisoner was forced to smile and say:

No. 231. Watsen vs. Anacostia and Potomac River

amend the question so as to be in accordance with the evidence.

"If Mr. Delmas will state that the defense does not know the nature of the operation," said Mr. Jerome, "I will withdraw my objection."

"I will state upon my honor that I have

"TASHION HINTS

"Some was forced to smile and say:

"Well, this is unlike any birthday I ever had. This glorious cold weather is the present I have received up to the present time."

No. 21. Watson w. Amoustia and Potomac fiver and the meant August 19.

"Well, this is unlike any birthday I ever had. This glorious cold weather is the present I have received up to the present time."

No. 21. Nation w. Amoustia and Potomac fiver and say:

"Well, this is unlike any birthday I ever had. This glorious cold weather is the only present I have received up to the present time."

No. 21. Latform J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Darlington.

No. 23. Nationes, A. B. Webb and A. A. Libscomb-J. J. Perry & Son.
No. 243. Lincoln vs. New York Continental Lewell Filtration Company. Attorneys, E. H. Thomas and Charles J. Murphy—McCammon & Hayden.

### Circuit Court No. 2, JUSTICE ANDERSON.

Lloyd vs. Ruppert; on trial. Plaintiff's attorneys, J. C. Foster and G. A. Kuhn; defendant's attorneys, J. E. McNally and J. E. Padgett, Hensey vs. McCandlish et al.; appearance of de

Assignments for to-day:
No. 22. Moore vs. Hight. Attorneys, Leo Simmons and H. T. Taggart—A. Y. Bradley.
No. 286. Howard vs. E. S. Randall Company.
Attorneys, Padgett & Forrest—Worthington, Heald No. 294. Bieber vs. Bieber, Attorneys, Branden-

burg & Brandehburg—Wolf & Rosenberg,
No. 296. Diggs vs. Walsh. Attorneys, W. J. Lambert—E. H. Thomas.
No. 298. Lehman vs. Baltimore and Ohio Railroad Attorneys, John Ridout-Hamilton, Col bert & Hamilton.

No. 300. McDevitt vs. Eckington and Soldiers' Home Railway Company. Attorneys, A. S. Worthingron—J. J. Darlington.
No. 328. Perry vs. Emrich. Attorneys, Carrington & Carrington—Leon Tobriner.

## Criminal Court No. 1, JUSTICE STAFFORD.

United States vs. Binger Hermann; violating section 5408, R. S. U. S.; on trial. Attorneys, A. S. Worthington and H. Prescott Gatley. Criminal Court No. 2. JUSTICE BARNARD.

# United States vs. Clarence H. Schools, ligamy: recognizance \$500 taken, with W. W. Stewart surely. United States vs. Jesse E. Bruden, violating section 5467, R. S. U. S.; motion for new trial filed. Attorney, W. E. Poulton. United States vs. Josephine Thomas, grand larceny: verdict guilty of petit larceny. Attorney, Mark Special to The Washington Herald. Boyds, Md., Feb. 12.—Jeremiah Williams, one of the most prominent and esteemed Steamann.

No. 70. Simmons vs. Pate. Attorneys, E. A.
Jones-C. H. Merillat.
No. 72. Ribb vs. Barry. Attorneys, C. W. Darr
-J. S. Eashy-Smith. No. 75. Kolb vs. Anthony. Attorneys, Bake Sheehy & Hogan-D. E. Anthony.

## Bankruptey Court.

CHIEF JUSTICE CLABAUGH, In re Osternian and Butler; trustee authorized to execute certain deeds of trust.

In re Thomas E. Waggaman; sale finally ratified and conveyance ordered; trustee authorized to pay referee certain funds.

diministrator: argument commessed by Mr. 8. t.
Thomas for appellant, continued by Mr. 8. t.
Thomas for appellant, continued by Mr. 9. t.
Thomas for appellant continued by Mr. 9. t.
Thomas for appellant continued by Mr. 9. t.
Thomas for appellant and continued by Mr. 9. t.
Thomas for appellant and continued by Mr. 9. t.
Thomas for appellant and continued by Mr. 9. t.
Thomas for appellant and continued by Mr. 9. t.
Thomas for appellant and continued by Mr. 9. T.
Thomas for appellant and continued by Mr. 9. T.
Thomas for appellant and continued by Mr. 9. The ap

## Equity Suits.

No. 25868. Amanda Beyer vs. George M. Emmer-ich, treasurer, et al.; to substitute trustee, Com-plainant's solicitor, J. A. Maedel.

Brightwood Park-Robert P. Brown to Theodore F. Brown, lot 29, block 8, \$10. Brown, 101 29, block 8, \$10.

Eleventh street northwest, between S and T streets—
Emmanuel B. Shaver et ux. to Jerome B. Robinson, part let 4, square north of 334, \$19.

Fourteenth Street Heights — Fourteenth Street
Heights Company to Annie P. Faber, lots 4 and
5, square 2919, \$10.

No. 1825 Eighth street porthwest, Louis March 1988.

No. 1825 Eighth street northwest-Louise Muchleisen No. 1825 Eighth street northwest—Louise Muehleisen et al. to Annie Knox, lot 13. square 423, \$10. Fifth street northwest, between I and K streets—Louise Muehleisen et al. to William Muehleisen, jr., part lot 8. square 484, \$10. No. 1227 Eighth street northwest—Louise Mueh-

eenth street northeast, between G and H streets

tstreet southwest, between South Capitol and Half streets—Dennis W. Magrath to Washington Sanitary Housing Company, original lot 2 square 649, \$971.25. Allen C. Clark et ux. to same, original lots 5 and 5, square 649, \$1,481.49.

Wilbur F. Nash et ux. to same, original lots 3 and 4, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same, original lot I, square 649, \$2,571.15. The Epiphany Church Home to same for the formal lot I, squar

R. Gemer, \$1,000, one year, 6 per cent, semi-annually, lot \$8.

Brightwood Park—Theodore F. Brown et ux. to Heury H. Bergmann and George M. Emmerich, to secure German-American Building Association, No. 8, \$2,000, lot 29, block 8.

Square 582—Neille Pratt to John L. Johnson and Edwin C. Dutton, to secure John R. Sharp, \$500, three years, 6 per cent, semi-annually, part lot 13, \$20 cm 107—David N. Rust, fr., et ux. to Conway Robinson and Harry L. Rust, to secure Elizabeth M. Robinson, \$5,000, and Harold L. Johnson, \$500, five years, 5 per cent, semi-annually, east haif original lot 6.

dear H. Bergmann, to secure Oriestal Bulding
Association, No. 6, \$400, part original lot 23.
quare 33—William T. Burke to H. R. Howenstein
and Alvin L. Newmyer, to secure F. A. Van
Reuth, \$1,100, three years, 5 per ceut, semi-annually, lot B; same to H. R. Howenstein and Emmanuel Speich, to secure F. A. Van Reuth,
\$1,100, one to thirty-seven months, 6 per cent,
lot B.

Park View-Tallulah J. Mount to R. Francis Saul clined to accept.

Steaman.

Daniel vs. Campbell; verdict for defendant for 1 of citizens of Etchison, near Laytonsville, cent. Plaintiff's attorneys, Ralston & Siddons and H. W. Wheatley; defendant's attorneys, R. B. his home there, after an illness of two Dicker and Linds at the County. H. W. Wheatley; defendant's attorneys, R. B. Dickey and John Ridout.

United States vs. Susie Harris, grand larceny; sentence suspended and personal recognizance taken. Attorney, J. B. McLaughlin.

Luited States vs. Charles Robinson, housebreaking; verdict guilty. Attorneys, J. C. Foster and J. B. McLaughlin.

Assignments for today.

# Recluse Worth Thousands Found Frozen in Bed.

Attorney, Philip Walker.

Estate of Charles D. Holt; petition for probate of years old, called to a neighbor that her Estate of Charles D. Hoit; petition for probate of will filed. Attorneys, Gordon & Gordon.

Estate of Franz Niehaus; petition for probate of will filed. Attorney, W. G. Gardiner.

Estate of Edward Lander; petition for probate of will filed. Attorney, C. W. Clagett.

Three days having elapsed, people who live in the vicinity to-day notified Sheriff Martz, and he will filed. Attorney, C. W. Clagett. two bodies was the result. Bentz was

forty-eight years old. Sheriff Martz was compelled to use adder to gain an entrance to the hous Within he found the man in bed and covered with numerous blankets. Fully dressed and wearing an old overcoat, the body of the woman was found in an adjoining room. A physician made an examination of the two bodies and gave it as his opinion that death in Loth cases

was due to neglect. The coroner held an inquest to-night, when it developed that Bentz was worth perhaps \$20,000 or more. The sister and brother were considered very peculiar. Seldom, if ever, did they visit among their neighbors, although the two were born and brought up in the neighborhood of Frederick.

People had an idea that Bentz had money, but no one believed that he pos-sessed the fortune which he left behind, as brought out to-day.

## CLAIMS HIS WIFE'S BODY.

## Husband Will Bury Woman Who Died of a Broken Heart.

leisen et al. to Carolyn Howendeln, lot 14, square leisen et al. to Carolyn Howendeln, lot 14, square mer Wilson, the Boston shoe factory 18 Seventeenth street northwest—Louise Mueh- man whose wife died at St. Vincent's leisen et al. to J. Alwin Muchleisen, lot 149, Hospital yesterday of a broken heart, uare 181, \$10. Avis et ux. to James H. and Bertie U. Purdy.

Avis et ux. to James H. and Bertie U. Purdy.

Ing her alleged desertion by her husband at a Portsmouth hotel Thursday night, w. Hurley, lot 23, block 43, \$10. arrived in Norfolk to-day from Raleigh,

W. Hurley, lot 23, block 43, \$10.

No. 528 Eighth street southeast—Michael O'Connor et ux. to Abraham Levy, south half original lot 7, square 235, \$10.

No. 1294 New Hampshire avenue northwest—Henry and William Keenan, trustees, to William P, and Henry L. Grass, lot 25, square 70, \$1.

Barry Farm—Salvador S. Richard et ux. to Samuel Stewart, part lot 13, section 8, \$10.

No. 1922 W street northwest—George W. Acorn et ux. to William T. Burke, lot B, square 231, \$2,300.

but were confusing to me. I did not think his explanations were clear or logical."

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his explanations were clear or logical.

| Description of the confusing to me. I did not think his expl

# Bell as Appraiser.

ourteenth street Heights—Anna P. Faber to James
R. Ellerson, to secure Fourteenth Street Heights
Land Company, \$1,396, monthly notes, 5 per cent,
lets 4 and 5, square 2919,
quare 516—Annie J. Shepherd to Chapin Brown and
Henry H. Bergmann, to secure Oriental Building

lot B.

Park View—Tallulah J. Mount to B. Francis Saul and Wælter E. Hilton, to secure Howard P. Wilson, \$2,500, three years, 5 per cent, quarterly, lot 56, square 20%; same to B. Francis Saul and Herbert T. Shannon, to secure Middaugh & Shannon, \$350, three years, 5 per cent, semi-annually, same property.

Brightwood Park—Philip P. Brown et ux. to Washington Loan and Trust Company, to secure Equitable Co-operative Building Association, \$200, lot 31, and part lot 32, block 17.

Ingleside—Elizabeth Walbridge and Alice C. W. Briggs et vir, Southwick C., to Albert A. Wilson and John B. Larner, to secure Washington Loan and Trust Company, \$22,000, three years, 5 per cent, semi-annually, part blocks 1 and 6; lots 3 to 23, 43, 4, block 12; lots 1 to 53, block 16; lots 3 to 25, block 17; lots 2 to 46, block 18; lots 1 to 33, block 19; all block 20; lots 1 to 102, block 22.

BUILDING PERMITS.

Building permits were issued by Inspector Ashford yesterday as follows:

To the Carnegie Institute of Washington, for repairs Contractor, B. D. Chamberlin; estimated cest, \$75,000.

To the Carnegie Institution of Washington, for twenty-five small motors, Architects, Wood, Donn & Welliam A. Jones.

cost, \$75,000.

To the Carnegie Institution of Washington, for twenty-five small motors. Architects, Wood, Donn & Deming, contractors, Richardson & Burgess; estimated cost, \$3,000.

To Rose Bros., for one one-story brick store. Contractors, Jenes & Peters Construction Company; estimated cost, \$2,000.

To Clinton M. Moore, for repairs. Architect, James H. Warner; builder, R. J. Hazell; estimated cost, \$2,500.

# DEATH RECORD.

Robert Buckman, Gov't Hospital Insane, 62 years Thomas Haye, 825 6th st. sw., 58 years. Annie Gatewood, 1220 24th st. nw., 30 years. Annie Gatewood, 1220 24th st. nw., 30 years.
Amanda E. Faulkner, 1677 32d st. nw., 69 years.
George W. Corwin, Capitol Heights, 58 years.
Theodore Roruzito, 510 Brower's court nes, 27 years.
St. George H. Smith, Langdon, D. C., 42 years.
Jules R. Kane, 2803 14th st. nw., 34 years.
Anna M. Yaeger, 1913 7th st. nw., 60 years.
Eulah E. Smith, Broad Branch road, 55 years.
August Schlegur, Rophiville, D. C., 59 years.
Gladys E. Lang, 225 12th st. se., 7 months.
Norman Bowers, 2333 L. st. nw., 5 months.
Oliver W. McKee, 2488 K st. nw., 1 month.
John O. Popkins, 1417 32d st. nw., 1 day.
COLORED.
Horace Brown, 2450 Snow's court nw., 63 years.

COLORED.

Horace Brown, 2450 Snow's court nw., 53 years, Mary Randall, 1725 Hays' court nw., 82 years, Martha Howard, 1714 21st st. nw., 65 years, Hexches Berryman, 627 2d st. sw., 1 year. Louisa Adams, Wash. Asylum Hospital, 35 years, Jennie V. Rawles, Gov't Hosp't Insane, 21 years, Harry Brocm, Deanwood, D. C., 19 years, Robert H. Diggs, 104 Howard ave., 77 years, Howard Johnson, Elvans ave., Hillsdale, 50 years, Estella Brown, 1232 1st st. sw., 3 months, View Toiliver, Garlield Hospital, 11 days.

Vicy Tolliver, Garfield Hospital, Il days/